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4		The Honorable Benjamin Settle
5	UNITED STATES DISTRICT COURT	
6	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
7	CLYDE RAY SPENCER, MATTHEW RAY SPENCER, and KATHRYN E.	NO. C11-5424BHS
8	TETZ, Plaintiffs,	
9	V.	DECLARATION OF PATRICIA C.
10	FORMER DEPUTY PROSECUTING ATTORNEY FOR CLARK COUNTY	FETTERLY IN OPPOSITION TO MOTION OF PLAINTIFF TO STRIKE
11	JAMES M. PETERS, DETECTIVE SHARON KRAUSE, SERGEANT	TESTIMONY OF REBECCA ROE
12	MICHAEL DAVIDSON, CLARK COUNTY PROSECUTOR'S OFFICE,	
13	CLARK COUNTY SHERIFF'S	
14	OFFICE, THE COUNTY OF CLARK and JOHN DOES ONE THROUGH	
15	TEN,	
16	Defendants.	
17	I, Patricia C. Fetterly, make the following declaration under penalty of perjury:	
18	I am attorney for defendant James M. Peters and make this declaration based upon my	
19	personal knowledge. Attached to this declaration	on are true and correct copies of the following
20	documents:	
21	EXHIBIT 1 Report of Rebecca	J. Roe dated November 27, 1984
22	EXHIBIT 2 Report of Rebecca	Roe dated November 7, 2012 with Appendix
23	Listing Documents	1
24	EXHIBIT 3 Curriculum Vitae o	of Rebecca J. Roe
25 26	EXHIBIT 4 Excerpts from "Inv Co-authored by Re	restigation and Prosecution of Child Abuse" becca J. Roe 1987
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	1	
1 2	EXHIBIT 5	Declaration of James M. Peters dated May 10, 2012 Filed in Support of Peters' Motion for Summary Judgment
3	EXHIBIT 6	Information Filed by Clark County Prosecutor Arthur
4		Curtis on January 3, 1985
5	EXHIBIT 7	First Amended Information filed on February 28, 1985
6	EXHIBIT 8	Second Amended Information filed on May 3, 1985
7	EXHIBIT 9	Plaintiff's Initial Disclosures
8	Signed under penalty	of perjury this 3rd day of December, 2012 at Tumwater,
9	Washington.	
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12		PATRICIA C. FETTERLY
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2	CERTIFICATE OF SERVICE		
3	I hereby certify that on this 3 rd of December, 2012, I caused to be electronically filed the		
4	foregoing document with the Clerk of the Court using the CM/ECF system which will send		
5	notification of such filing to the following:		
6	Plaintiffs attorney:		
7	Plaintiffs'Attorneys:		
8			
9	<u>dandavies@dwt.com</u> <u>kathleen.zellner@gmail.com</u>		
10	dhjohnson43@aol.com		
11			
12	AND TO		
13	Attorney for Co-Defendants Krause, Clark Co. Sheriff's Office, Clark Co. Prosecutor's		
14	Office:		
15	Bernard.veljacic@clark.wa.gov western@wscd.com		
16	gbogdanovich@lldkb.com		
17	<u>jefff@fjtlaw.com</u>		
18			
	By: s/Patricia C. Fetterly		
19	PATRICIA C. FETTERLY, WSBA No. 8425 Assistant Attorney General		
20	DANIEL J. JUDĞE, WSBA No. 17392		
21	Senior Counsel Attorney General's Office		
22	P.O. Box 40126 Olympia, WA 98504-0116		
23	Telephone: (360) 586-6300 Fax: (360) 586-6655		
24	E-mail: PatriciaF1@atg.wa.gov Attorneys for Defendant Peters		
25	According 5 for Determant 1 etc. 15		
26			